# **EXHIBIT N**

I, Justin Chambers , have personal knowledge of the facts set forth beloand if called to testify about them, I would do so competently.			
	In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.		
2.	In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.		
3.	My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$_65,000		
4.	In total, to date, I have received no more than \$\frac{\$600}{} in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.		
5.	Wealth Assistants has not bought back my online store.		
	re under the penalty of perjury under the laws of the State of California, and under the y of all perjury laws of all other states in the United States, that the foregoing is true and t.		

I,	Wa	Iter V Chapman III have personal knowledge of the facts set forth below
ar	d if	tter V Chapman III , have personal knowledge of the facts set forth below called to testify about them, I would do so competently.
		In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
	2.	In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
	3.	My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$_42,783
	4.	In total, to date, I have received no more than \$0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
	5.	Wealth Assistants has not bought back my online store.

W 8/200 3/4/24

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Abram Clark, have personal knowledge of the facts set forth below			
and if called to testify about them, I would do so competently.			
1. In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.			
2. In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.			
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$67,000.			
4. In total, to date, I have received no more than \$\frac{1,000}{} in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.			
5. Wealth Assistants has not bought back my online store.			
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.			
Signature: Abram Clark 03/04/2024			

I, Craig Cooper, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.			
1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.			
2. In the year, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.			
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$ 37,000			
4. In total, to date, I have received no more than \$\(\frac{2,000}{\}\) in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.			
5. Wealth Assistants has not bought back my online store.			
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.			
Signature:  Craig Cooper  Cooper  Digitally signed by Craig Cooper DN: cn=Craig Cooper DN: cn=Craig Cooper Cooper Cooper Cooper  Digitally signed by Craig Cooper DN: cn=Craig Cooper DN:			

-,		uglas Guy	, have personal knowledge	of the facts set forth below
and	if	called to test	tify about them, I would do so competently.	of the facts set forth below
	1.	Assistants p	2022 , a representative of Wealth Assistants to projected that if it managed an online store for me, to ousands of dollars of income each month.	old me that Wealth he online store would
3	2.	an online st clause in wl	2022 , I signed a contract to purchase the busine was offering. The terms of the contract obligated We tore to provide me with income. The contract also in hich Wealth Assistants promised to buy back the ontot generating a profit after a set period of time.	ealth Assistants to manage cluded a "buy back"
3	3.	My total pay	yments to Wealth Assistants, including payments for \$60000	or inventory (if any), were
4	1.	business op	date, I have received no more than \$\frac{3000}{2000} = \frac{3000}{2000} = 3000	in connection with the h includes any revenue
5	5.	Wealth Assi	istants has not bought back my online store.	

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: Douglas Guy

-	Time	a Lude
I, Tina Luk, have personal knowledge of the facts set forth be and if called to testify about them, I would do so competently.		
		In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
	2.	In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
	3.	My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$55,000.
	4.	In total, to date, I have received no more than \$0 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
	5.	Wealth Assistants has not bought back my online store

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

I, Jana McCoy , have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.
1. In the year 2022 , a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$_125,000
4. In total, to date, I have received no more than \$_85.50 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.
I declare under the penalty of perjury under the laws of the State of California, and under the

penalty of all perjury laws of all other states in the United States, that the foregoing is true and

Signature:

Jana Mary

correct.

Matthew Mcfarlane have personal knowledge of the facts set forth below
, have personal knowledge of the facts set forth belowed if called to testify about them, I would do so competently.
1. In the year 2021, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2021 , I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$83,000.00
4. In total, to date, I have received no more than \$2,863.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.
declare under the penalty of perjury under the laws of the State of California, and under the

I penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature:

Mat Mat

**Submit Form** 

	UNDER PENALTY OF PERJURY
I, JOHN R. MOORE and if called to testify about them, I wou	, have personal knowledge of the facts set forth below ald do so competently.

- 1. In the year <u>JOJZ</u>, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
- 2. In the year <u>JOJZ</u>, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
- 3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$\_60,000\_.
- 4. In total, to date, I have received no more than \$\_550.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
- 5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

JOHN R. MOORE Signature: John R. Moore

I, James J O'Neill Jr	have personal knowledge of the facts set forth below	
and if called to testify about them, I would	do so competently.	
1. In the year 2022 , a represen	tative of Wealth Assistants told me that Wealth	

- 1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
- 2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
- 3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$\,\begin{align\*}\\ 40000.00 \end{align\*}.
- 4. In total, to date, I have received no more than \$\frac{3400.00}{2} in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
- 5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

Signature: Jones Jo Well

I, Luke Paetzold	have personal knowledge of the facts set forth halos
and if called to testify at	have personal knowledge of the facts set forth below bout them, I would do so competently.
Assistants projec	, a representative of Wealth Assistants told me that Wealth ted that if it managed an online store for me, the online store would ds of dollars of income each month.
Assistants was of an online store to clause in which V	, I signed a contract to purchase the business opportunity Wealth fering. The terms of the contract obligated Wealth Assistants to manage provide me with income. The contract also included a "buy back" Wealth Assistants promised to buy back the online store from me if the terating a profit after a set period of time.
3. My total paymen not less than \$_6	ts to Wealth Assistants, including payments for inventory (if any), were 0,935
business opportui	have received no more than \$\frac{3100}{} in connection with the nity I purchased from Wealth Assistants, which includes any revenue nat Wealth Assistants managed on my behalf.
5. Wealth Assistant	s has not bought back my online store.
I declare under the penal penalty of all perjury law correct.	ty of perjury under the laws of the State of California, and under the so of all other states in the United States, that the foregoing is true and

Paetzold

Digitally signed by Luke Paetzold Date: 2024.03.04 09:56:55 -06'00'

I, Sharleye Kelse, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.

- 1. In the year <u>2022</u>, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
- 2. In the year **2022**, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
- 3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$\_55,000.00.
- 4. In total, to date, I have received no more than \$\_736.\times\_\times in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
- 5. Wealth Assistants has not bought back my online store.

thalane Ke

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

I, Jason Sandoval , have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.
1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$_42,000
4. In total, to date, I have received no more than \$\grace2000\$ in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.
Signature: Jason Sandoval

Filed 04/09/24 Page 15 of 20 Page ID #:341

I,Jose A. Solis, have personal knowledge of the facts set forth below and if called to testify about them, I would do so competently.
1. In the year2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
2. In the year _2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$48,000
4. In total, to date, I have received no more than \$1000.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
5. Wealth Assistants has not bought back my online store.
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.
Signature:
Jose A. Solis 487A0E6458BC46C

I, Nicole Tilot, have personal knowledge of the facts set forth belo and if called to testify about them, I would do so competently.			
1. In the year 2023, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.			
2. In the year 2023, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.			
3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$55,000.00.			
4. In total, to date, I have received no more than \$0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.			
5. Wealth Assistants has not bought back my online store.			
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.			
Signature:			

<sub>T</sub> Jeffr	rey Whitmore have personal knowledge of the facts set forth below			
I, Jeffrey Whitmore, have personal knowledge of the facts set forth and if called to testify about them, I would do so competently.				
	In the year 2022 , a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.			
	In the year 2022, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.			
3.	My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$85,000.00			
	In total, to date, I have received no more than \$2,000.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.			
5.	Wealth Assistants has not bought back my online store.			
I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.				
Signatur	re: 3/4/23			

I,	Trevor Willenberg	_, have personal knowledge of the facts set forth below
and i	f called to testify about them, I would	d do so competently.

- 1. In the year 2022, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
- 2. In the year <u>2022</u>, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
- 3. My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$\_35,000.
- 4. In total, to date, I have received no more than \$\_0.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
- 5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.

	I, Ke	vin Wray	, have personal knowledge of the facts set forth below
	and if	called to test	, have personal knowledge of the facts set forth below ify about them, I would do so competently.
	1.	rissistants p	2022, a representative of Wealth Assistants told me that Wealth projected that if it managed an online store for me, the online store would ousands of dollars of income each month.
	2.	an online sto	A graph of the contract to purchase the business opportunity Wealth was offering. The terms of the contract obligated Wealth Assistants to manage ore to provide me with income. The contract also included a "buy back" nich Wealth Assistants promised to buy back the online store from me if the oft generating a profit after a set period of time.
	3.	My total pay not less than	yments to Wealth Assistants, including payments for inventory (if any), were \$ 77697.00
	4.	business opp	ate, I have received no more than \$\frac{3438.00}{} in connection with the portunity I purchased from Wealth Assistants, which includes any revenue pres that Wealth Assistants managed on my behalf.
	5.	Wealth Assi	stants has not bought back my online store.
	I decla penalty correct	of all perjur	penalty of perjury under the laws of the State of California, and under the y laws of all other states in the United States, that the foregoing is true and
•	Signati	ure:	

Ι.	Tin	nothy Young
ar	nd if	hothy Young, have personal knowledge of the facts set forth below called to testify about them, I would do so competently.
	1.	In the year 2021, a representative of Wealth Assistants told me that Wealth Assistants projected that if it managed an online store for me, the online store would generate thousands of dollars of income each month.
	2.	In the year 2021, I signed a contract to purchase the business opportunity Wealth Assistants was offering. The terms of the contract obligated Wealth Assistants to manage an online store to provide me with income. The contract also included a "buy back" clause in which Wealth Assistants promised to buy back the online store from me if the store was not generating a profit after a set period of time.
	3.	My total payments to Wealth Assistants, including payments for inventory (if any), were not less than \$_55,000.00
	4.	In total, to date, I have received no more than \$3900.00 in connection with the business opportunity I purchased from Wealth Assistants, which includes any revenue from any stores that Wealth Assistants managed on my behalf.
	~	WY 14

5. Wealth Assistants has not bought back my online store.

I declare under the penalty of perjury under the laws of the State of California, and under the penalty of all perjury laws of all other states in the United States, that the foregoing is true and correct.